106TH CONGRESS 1ST SESSION

H. R. 1091

To amend the Social Security Act to expand the availability of health care coverage for working individuals with disabilities, to establish a Ticket to Work and Self-Sufficiency Program in the Social Security Administration to provide beneficiaries with disabilities meaningful opportunities to work, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 11, 1999

Mr. Hulshof introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Social Security Act to expand the availability of health care coverage for working individuals with disabilities, to establish a Ticket to Work and Self-Sufficiency Program in the Social Security Administration to provide beneficiaries with disabilities meaningful opportunities to work, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Ticket to Work and Self-Sufficiency Act of 1999".
- 4 (b) Table of Contents.—The table of contents is
- 5 as follows:
 - Sec. 1. Short title and table of contents.

TITLE I—EXPANDED AVAILABILITY OF HEALTH CARE SERVICES

- Sec. 101. Expanding State options under Medicaid for workers with disabilities.
- Sec. 102. Extending Medicare coverage for OASDI disability benefit recipients who are using tickets to work and self-sufficiency.
- Sec. 103. Grants to develop and establish State infrastructures to support working individuals with disabilities.
- Sec. 104. Demonstration of coverage of workers with potentially severe disabilities.

TITLE II—TICKET TO WORK AND SELF-SUFFICIENCY PROGRAM

- Sec. 201. Establishment of the Ticket to Work and Self-Sufficiency Program.
- Sec. 202. Effective date.
- Sec. 203. Graduated implementation of Program.
- Sec. 204. The Ticket to Work and Self-Sufficiency Advisory Panel.
- Sec. 205. Demonstration projects and studies.

TITLE III—TECHNICAL AMENDMENTS

- Sec. 301. Technical amendments relating to drug addicts and alcoholics.
- Sec. 302. Treatment of prisoners.
- Sec. 303. Revocation by members of the clergy of exemption from social security coverage.
- Sec. 304. Additional technical amendment relating to cooperative research or demonstration projects under titles II and XVI.
- Sec. 305. Authorization for State to permit annual wage reports.

6 TITLE I—EXPANDED AVAILABIL-

7 ITY OF HEALTH CARE SERV-

8 ICES

9 SEC. 101. EXPANDING STATE OPTIONS UNDER MEDICAID

- 10 FOR WORKERS WITH DISABILITIES.
- 11 (a) State Option To Eliminate Income, Assets,
- 12 AND RESOURCE LIMITATIONS FOR WORKERS WITH DIS-
- 13 ABILITIES BUYING INTO MEDICAID.—Section

1902(a)(10)(A)(ii) of the Social Security Act (42 U.S.C. 2 1396a(a)(10)(A)(ii)) is amended— 3 (1) in subclause (XIII), by striking "or" at the 4 end; (2) in subclause (XIV), by adding "or" at the 5 6 end; and 7 (3) by adding at the end the following: "(XV) who, but for earnings in 8 9 excess of the limit established under 10 section 1905(q)(2)(B), and subject to 11 limitations on assets, resources, or un-12 earned income that may be set by the 13 State, would be considered to be re-14 ceiving supplemental security income 15 (subject, notwithstanding section 16 1916, to payment of premiums or 17 other cost-sharing charges (set on a 18 sliding scale based on income that the 19 State may determine and that may re-20 quire an individual with income that 21 exceeds 250 percent of the income of-22 ficial poverty line (as defined by the 23 Office of Management and Budget, 24 and revised annually in accordance 25 with section 673(2) of the Omnibus

1	Budget Reconciliation Act of 1981)
2	applicable to a family of the size in-
3	volved to pay an amount equal to 100
4	percent of the premium cost for pro-
5	viding medical assistance to the indi-
6	vidual), so long as any such premiums
7	or other cost-sharing charges are the
8	same as any premiums or other cost-
9	sharing charges imposed for individ-
10	uals described in subclause (XVI));".
11	(b) STATE OPTION TO EXPAND OPPORTUNITIES FOR
12	Workers With Disabilities To Buy Into Medic-
13	AID.—
14	(1) Eligibility.—Section 1902(a)(10)(A)(ii)
15	of the Social Security Act (42 U.S.C.
16	1396a(a)(10)(A)(ii)), as amended by subsection (a),
17	is amended—
18	(A) in subclause (XIV), by striking "or" at
19	the end;
20	(B) in subclause (XV), by adding "or" at
21	the end; and
22	(C) by adding at the end the following:
23	"(XVI) who are working individ-
24	uals with disabilities described in sec-
25	tion 1905(v) (subject, notwithstanding

1 section 1916, to payment of premiums 2 or other cost-sharing charges (set on 3 a sliding scale based on income) that the State may determine so long as any such premiums or other cost-shar-6 ing charges are the same as any pre-7 miums or other cost-sharing charges 8 imposed for individuals described in 9 subclause (XV)), but only if the State 10 provides medical assistance to individ-11 uals described in subclause (XV);". 12 (2)DEFINITION OF WORKING INDIVIDUALS 13 WITH DISABILITIES.—Section 1905 of the Social Se-14 curity Act (42 U.S.C. 1396d) is amended by adding 15 at the end the following: 16 "(v)(1) The term 'working individuals with disabilities' means individuals ages 16 through 64 who— 18 "(A) by reason of medical improvement, cease 19 to be eligible for benefits under section 223(d) or 20 1614(a)(3) at the time of a regularly scheduled con-21 tinuing disability review but who continue to have a 22 severe medically determinable impairment; and 23 "(B) are employed. 24 "(2) An individual is considered to be 'employed' if the individual—

1	"(A) is earning at least the applicable minimum
2	wage requirement under section 6 of the Fair Labor
3	Standards Act (29 U.S.C. 206) and working at least
4	40 hours per month; or
5	"(B) is engaged in a work effort that meets
6	substantial and reasonable threshold criteria for
7	hours of work, wages, or other measures, as defined
8	by the State and approved by the Secretary.".
9	(3) Conforming Amendment.—Section
10	1905(a) of the Social Security Act (42 U.S.C.
11	1396d(a)) is amended in the matter preceding para-
12	graph (1)—
13	(A) in clause (x), by striking "or" at the
14	end;
15	(B) in clause (xi), by adding "or" at the
16	end; and
17	(C) by inserting after clause (xi), the fol-
18	lowing:
19	"(xii) individuals described in subsection (v),".
20	(e) Prohibition Against Supplantation of
21	STATE FUNDS; MAINTENANCE OF EFFORT REQUIRE-
22	MENT; CONDITION FOR APPROVAL OF STATE PLAN
23	Amendment.—
24	(1) No supplantation of state funds.—
25	Federal funds paid to a State for medical assistance

- provided to an individual described in subclause

 (XV) or (XVI) of section 1902(a)(10)(A)(ii) of the

 Social Security Act (42 U.S.C. 1396a(a)(10)(A)(ii))

 must be used to supplement but not supplant the

 level of State funds expended as of October 1, 1998

 for programs to enable working individuals with disabilities to work.
 - (2) Maintenance of Effort.—With respect to a fiscal year quarter, no Federal funds may be paid to a State for medical assistance provided to an individual described in subclause (XV) or (XVI) of section 1902(a)(10)(A)(ii) of the Social Security Act (42 U.S.C. 1396a(a)(10)(A)(ii)) for such fiscal year quarter if the Secretary of Health and Human Services determines that the total of the State expenditures for programs to enable working individuals with disabilities to work for the preceding fiscal year quarter is less than the total of such expenditures for the same fiscal year quarter of the preceding fiscal year.
 - (3) Condition for approval of state plan amendment that proposes to provide medical assistance to an individual described in subclause (XV) or (XVI) of section 1902(a)(10)(A)(ii) of the Social Security Act (42)

- 1 U.S.C. 1396a(a)(10)(A)(ii) may be approved unless
- 2 the chief executive officer of the State certifies to
- 3 the Secretary of Health and Human Services that
- 4 the plan, as so amended, will satisfy the require-
- 5 ments of paragraphs (1) and (2) of this subsection.
- 6 (d) Effective Date.—
- 7 (1) IN GENERAL.—The amendments made by 8 this section shall apply on and after October 1,
- 9 1999.
- 10 (2)EXTENSION OF EFFECTIVE DATE 11 STATE LAW AMENDMENT.—In the case of a State 12 plan under title XIX of the Social Security Act 13 which the Secretary of Health and Human Services 14 determines requires State legislation in order for the 15 plan to meet the additional requirements imposed by 16 the amendments made by this section, the State 17 plan shall not be regarded as failing to comply with 18 the requirements of this section solely on the basis 19 of its failure to meet these additional requirements 20 before the first day of the first calendar quarter be-21 ginning after the close of the first regular session of 22 the State legislature that begins after the date of en-23 actment of this Act. For purposes of the previous 24 sentence, in the case of a State that has a 2-year 25 legislative session, each year of the session is consid-

- ered to be a separate regular session of the State legislature.
- 3 SEC. 102. EXTENDING MEDICARE COVERAGE FOR OASDI
- 4 DISABILITY BENEFIT RECIPIENTS WHO ARE
- 5 USING TICKETS TO WORK AND SELF-SUFFI-
- 6 CIENCY.
- 7 (a) In General.—The next to last sentence of sec-
- 8 tion 226(b) of the Social Security Act (42 U.S.C. 426)
- 9 is amended—
- 10 (1) by striking "throughout all of which" and
- inserting "throughout the first 24 months of which";
- 12 and
- 13 (2) by inserting after "but not in excess of 24
- such months' the following: "(plus 24 additional
- such months in the case of an individual who the
- 16 Commissioner determines is using a ticket to work
- and self-sufficiency issued under section 1148, but
- only for additional months that occur in the 7-year
- period beginning on the date of the enactment of the
- Ticket to Work and Self-Sufficiency Act of 1999)".
- 21 (b) Report.—Not later than 6 months prior to the
- 22 end of the 7-year period beginning on the date of the en-
- 23 actment of this Act, the Secretary of Health and Human
- 24 Services and the Commissioner of Social Security shall
- 25 submit in writing to each House of the Congress their rec-

- 1 ommendations for further legislative action with respect
- 2 to the amendments made by subsection (a), taking into
- 3 account experience derived from efforts to achieve full im-
- 4 plementation of the Ticket to Work and Self Sufficiency
- 5 Program under section 1148 of the Social Security Act.
- 6 SEC. 103. GRANTS TO DEVELOP AND ESTABLISH STATE IN-
- 7 FRASTRUCTURES TO SUPPORT WORKING IN-
- **DIVIDUALS WITH DISABILITIES.**
- 9 (a) Establishment.—

- (1) IN GENERAL.—The Secretary of Health and Human Services (in this section referred to as the "Secretary") shall award grants described in subsection (b) to States to support the design, establishment, and operation of State infrastructures that provide items and services to support working individuals with disabilities. A State may submit an application for a grant authorized under this section at such time, in such manner, and containing such information as the Secretary may determine.
 - (2) Definition of State.—In this section, the term "State" means each of the 50 States, the District of Columbia, Puerto Rico, Guam, the United States Virgin Islands, American Samoa, and the Commonwealth of the Northern Mariana Islands.

1	(b) Grants for Infrastructure and Out-
2	REACH.—
3	(1) In general.—Out of the funds appro-
4	priated under subsection (e), the Secretary shall
5	award grants to States to—
6	(A) support the establishment, implemen-
7	tation, and operation of the State infrastruc-
8	tures described in subsection (a); and
9	(B) conduct outreach campaigns regarding
10	the existence of such infrastructures.
11	(2) Eligibility for grants.—
12	(A) In general.—No State may receive a
13	grant under this subsection unless—
14	(i) the State has an approved amend-
15	ment to the State plan under title XIX of
16	the Social Security Act (42 U.S.C. 1396 et
17	seq.) that—
18	(I) provides medical assistance
19	under such plan to individuals de-
20	scribed in section
21	1902(a)(10)(A)(ii)(XV) of the Social
22	Security Act (42 U.S.C.
23	1396a(a)(10)(A)(ii)(XV)); or
24	(II) provides medical assistance
25	under such plan to individuals de-

1	scribed in subclauses (XV) and (XVI)
2	of section $1902(a)(10)(A)(ii)$ of the
3	Social Security Act (42 U.S.C.
4	1396a(a)(10)(A)(ii)); and
5	(ii) the State demonstrates to the sat-
6	isfaction of the Secretary that the State
7	makes personal assistance services avail-
8	able under the State plan under title XIX
9	of the Social Security Act (42 U.S.C. 1396
10	et seq.) to the extent necessary to enable
11	individuals described in subclause (I) or
12	(II) of clause (i) to remain employed (as
13	determined under section $1905(v)(2)$ of the
14	Social Security Act (42 U.S.C.
15	1396d(v)(2)).
16	(B) Definition of Personal assist-
17	ANCE SERVICES.—In this paragraph, the term
18	"personal assistance services" means a range of
19	services, provided by 1 or more persons, de-
20	signed to assist an individual with a disability
21	to perform daily activities on and off the job
22	that the individual would typically perform if
23	the individual did not have a disability. Such
24	services shall be designed to increase the indi-

1 vidual's control in life and ability to perform ev-2 eryday activities on or off the job. 3 (3) Determination of Awards.— (A) In General.—Subject to subpara-5 graph (B), the Secretary shall determine a for-6 mula for awarding grants to States under this 7 section that provides special consideration to 8 States that provide medical assistance under 9 title XIX of the Social Security Act to individdescribed 10 uals in section 11 1902(a)(10)(A)(ii)(XVI) of that Act (42 U.S.C. 12 1396a(a)(10)(A)(ii)(XVI). 13 (B) AWARD LIMITS.— 14 (i) MINIMUM AWARDS.—No State that 15 submits an approved application for fund-16 ing under this section shall receive a grant 17 for a fiscal year that is less than \$500,000. 18 (ii) Maximum awards.—No State 19 that submits an approved application for 20 funding under this section shall receive a 21 grant for a fiscal year that exceeds 15 per-22 cent of the total expenditures by the State 23 (including the reimbursed Federal share of

such expenditures) for medical assistance

for individuals eligible under subclause

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- 1 (XV) (XVI) of section or 2 1902(a)(10)(A)(ii), whichever is greater, as 3 estimated by the State and approved by the Secretary. (c) AVAILABILITY OF FUNDS.— 5 6 (1) Funds allocated to states.—Funds al-7 located to a State under a grant made under this 8 section for a fiscal year shall remain available until 9 expended. 10 (2) Funds not allocated to states.— 11 Funds not allocated to States in the fiscal year for 12 which they are appropriated shall remain available 13 in succeeding fiscal years for allocation by the Sec-14 retary using the allocation formula established by 15 the Secretary under subsection (c)(3)(A). 16 (d) Annual Report.—A State that receives a grant
- 17 under this section shall submit an annual report to the 18 Secretary on the use of funds provided under the grant.
- 19 Each report shall include the percentage increase in the
- 20 number of title II disability beneficiaries, as defined in sec-
- 21 tion 1148(k)(2) of the Social Security Act (as amended
- 22 by section 201) in the State, and title XVI disability bene-
- 23 ficiaries, as defined in section 1148(k)(3) of the Social Se-
- 24 curity Act (as so amended) in the State who return to
- 25 work.

1 (e) APPROPRIATION.—Out of any funds in the Treasury not otherwise appropriated, there is authorized to be 3 appropriated and there is appropriated to make grants 4 under this section— 5 (1) for fiscal year 2000, \$20,000,000; 6 (2) for fiscal year 2001, \$25,000,000; 7 (3) for fiscal year 2002, \$30,000,000; 8 (4) for fiscal year 2003, \$35,000,000; 9 (5) for fiscal year 2004, \$40,000,000; and 10 (6) for fiscal years 2005 through 2010, the 11 amount appropriated for the preceding fiscal year 12 increased by the percentage increase (if any) in the 13 Consumer Price Index for All Urban Consumers 14 (United States city average) for the preceding fiscal 15 year. 16 (f) RECOMMENDATION.—Not later than October 1, 2009, the Secretary of Health and Human Services, in consultation with the Ticket to Work and Self-Sufficiency 18 19 Advisory Panel established under section 202, shall submit

24 this section should be continued after fiscal year 2010.

a recommendation to the Committee on Commerce and the

Committee on Ways and Means of the House of Rep-

resentatives and the Committee on Finance of the Senate

regarding whether the grant program established under

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1	SEC. 104. DEMONSTRATION OF COVERAGE OF WORKERS
2	WITH POTENTIALLY SEVERE DISABILITIES.
3	(a) STATE APPLICATION.—A State may apply to the
4	Secretary of Health and Human Services (in this section
5	referred to as the "Secretary") for approval of a dem-
6	onstration project (in this section referred to as a "dem-
7	onstration project") under which up to a specified maxi-
8	mum number of individuals who are workers with a poten-
9	tially severe disability (as defined in subsection $(b)(1)$) are
10	provided medical assistance equal to that provided under
11	section 1905(a) of the Social Security Act (42 U.S.C.
12	1396d(a)) to individuals described in section
13	1902(a)(10)(A)(ii)(XV) of that Act (42 U.S.C.
14	1396a(a)(10)(A)(ii)(XV)).
15	(b) Worker With a Potentially Severe Dis-
16	ABILITY DEFINED.—For purposes of this section—
17	(1) In general.—The term "worker with a
18	potentially severe disability" means, with respect to
19	a demonstration project, an individual who—
20	(A) is at least 16, but less than 65, years
21	of age;
22	(B) has a specific physical or mental im-
23	pairment that, as defined by the State under
24	the demonstration project, is reasonably ex-
25	pected, but for the receipt of items and services
26	described in section 1905(a) of the Social Secu.

1	rity Act, to become blind or disabled (as defined
2	under section 1614(a) of the Social Security
3	Act); and
4	(C) is employed (as defined in paragraph
5	(2)).
6	(2) Definition of Employed.—An individual
7	is considered to be "employed" if the individual—
8	(A) is earning at least the applicable mini-
9	mum wage requirement under section 6 of the
10	Fair Labor Standards Act (29 U.S.C. 206) and
11	working at least 40 hours per month; or
12	(B) is engaged in a work effort that meets
13	substantial and reasonable threshold criteria for
14	hours of work, wages, or other measures, as de-
15	fined under the demonstration project and ap-
16	proved by the Secretary.
17	(c) Approval of Demonstration Projects.—
18	(1) In general.—Subject to paragraph (3),
19	the Secretary shall approve applications under sub-
20	section (a) that meet the requirements of paragraph
21	(2) and such additional terms and conditions as the
22	Secretary may require. The Secretary may waive the
23	requirement of section 1902(a)(1) of the Social Se-
24	curity Act (42 U.S.C. 1396a(a)(1)) to allow for sub-
25	State demonstrations.

- 1 (2) Terms and conditions of demonstra2 Tion projects.—The Secretary may not approve a
 3 demonstration project under this section unless the
 4 State provides assurances satisfactory to the Sec5 retary that the following conditions are or will be
 6 met:
 7 (A) Election of optional category.—
 - (A) ELECTION OF OPTIONAL CATEGORY.—

 The State has elected to provide coverage under its plan under title XIX of the Social Security Act of individuals described in section 1902(a)(10)(A)(ii)(XV) of the Social Security Act.
 - (B) Maintenance of State Effort.—
 Federal funds paid to a State pursuant to this section must be used to supplement, but not supplant, the level of State funds expended for workers with potentially severe disabilities under programs in effect for such individuals at the time the demonstration project is approved under this section.
 - (C) Independent evaluation.—The State provides for an independent evaluation of the project.
- 24 (3) Limitations on Federal Funding.—

1	(A) APPROPRIATION.—Out of any funds in
2	the Treasury not otherwise appropriated, there
3	is authorized to be appropriated and there is
4	appropriated to carry out this section—
5	(i) for fiscal year 2000, \$70,000,000;
6	(ii) for fiscal year 2001, \$73,000,000;
7	(iii) for fiscal year 2002, \$77,000,000;
8	and
9	(iv) for fiscal year 2003, \$80,000,000.
10	(B) Limitation on payments.—In no
11	case may—
12	(i) the aggregate amount of payment
13	made by the Secretary to States under this
14	section exceed \$300,000,000; or
15	(ii) payment be provided by the Sec-
16	retary for a fiscal year after fiscal year
17	2005.
18	(C) Funds allocated to states.—The
19	Secretary shall allocate funds to States based
20	on their applications and the availability of
21	funds. Funds allocated to a State under a grant
22	made under this section for a fiscal year shall
23	remain available until expended.
24	(D) Funds not allocated to states.—
25	Funds not allocated to States in the fiscal year

for which they are appropriated shall remain available in succeeding fiscal years for allocation by the Secretary using the allocation formula established under this section.

- (E) Payments to states.—Subject to the succeeding provisions of this section, the Secretary shall pay to each State with a demonstration project approved under this section, from its allocation under subparagraph (C), an amount for each quarter equal to the Federal medical assistance percentage (as defined in section 1905(b) of the Social Security Act (42 U.S.C. 1395d(b)) of expenditures in the quarter for medical assistance provided to workers with a potentially severe disability.
- 16 (d) STATE DEFINED.—In this section, the term 17 "State" has the meaning given such term for purposes of 18 title XIX of the Social Security Act.

19 TITLE II—TICKET TO WORK AND

20 SELF-SUFFICIENCY PROGRAM

- 21 SEC. 201. ESTABLISHMENT OF THE TICKET TO WORK AND
- 22 SELF-SUFFICIENCY PROGRAM.
- 23 (a) IN GENERAL.—Part A of title XI of the Social
- 24 Security Act (42 U.S.C. 1301 et seq.) is amended by add-
- 25 ing at the end the following new section:

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1	"THE TICKET TO WORK AND SELF-SUFFICIENCY
2	PROGRAM
3	"Sec. 1148. (a) In General.—The Commissioner
4	of Social Security shall establish a Ticket to Work and
5	Self-Sufficiency Program, under which a disabled bene-
6	ficiary may use a ticket to work and self-sufficiency issued
7	by the Commissioner in accordance with this section to
8	obtain employment services, vocational rehabilitation serv-
9	ices, or other support services from an employment net-
10	work which is of the beneficiary's choice and which is will-
11	ing to provide such services to such beneficiary.
12	"(b) Ticket System.—
13	"(1) DISTRIBUTION OF TICKETS.—The Com-
14	missioner of Social Security may issue a ticket to
15	work and self-sufficiency to disabled beneficiaries for
16	participation in the Program.
17	"(2) Assignment of Tickets.—A disabled
18	beneficiary holding a ticket to work and self-suffi-
19	ciency may assign the ticket to any employment net-
20	work of the beneficiary's choice which is serving
21	under the Program and is willing to accept the as-
22	signment.
23	"(3) Ticket terms.—A ticket issued under
24	paragraph (1) shall consist of a document which evi-
25	dences the Commissioner's agreement to pay (as

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provided in paragraph (4)) an employment network, which is serving under the Program and to which such ticket is assigned by the beneficiary, for such employment services, vocational rehabilitation services, and other support services as the employment

network may provide to the beneficiary.

7 "(4) **PAYMENTS** TO **EMPLOYMENT** NET-8 WORKS.—The Commissioner shall pay an employ-9 ment network under the Program in accordance with 10 the outcome payment system under subsection (h)(2) or under the outcome-milestone payment sys-12 tem under subsection (h)(3) (whichever is elected 13 pursuant to subsection (h)(1)). An employment net-14 work may not request or receive compensation for 15 such services from the beneficiary.

"(c) STATE PARTICIPATION.— 16

"(1) Periodic elections.—Each State agency administering or supervising the administration of the State plan approved under title I of the Rehabilitation act of 1973 may elect to participate in the Program (or to revoke any such election) as an employment network. The Commissioner shall provide for periodic opportunities for exercising such elections (and revocations).

"(2) TREATMENT OF STATE AGENCIES.—Any such election (or revocation) by a State agency described in paragraph (1) taking effect during any period for which an individual residing in the State is a disabled beneficiary and a client of the State agency shall not be effective with respect to such individual to the extent that such election (or revocation) would result in any change in the method of payment to the State agency with respect to the individual from the method of payment to the State agency with respect to the individual in effect immediately before such election (or revocation).

- "(3) Effect of Participation by State agency.—
 - "(A) STATE AGENCIES PARTICIPATING.—
 In any case in which a State agency described in paragraph (1) elects under paragraph (1) to participate in the Program—

"(i) the employment services, vocational rehabilitation services, and other support services which, upon assignment of tickets to work and self-sufficiency, are provided to disabled beneficiaries by the State agency acting as an employment network shall be governed by plans for voca-

1	tional rehabilitation services approved
2	under title I of the Rehabilitation Act of
3	1973; and
4	"(ii) the provisions of section 222(d)
5	and the provisions of subsections (d) and
6	(e) of section 1615 shall not apply with re-
7	spect to such State.
8	"(B) State agencies administering
9	MATERNAL AND CHILD HEALTH SERVICES PRO-
10	GRAMS.—Subparagraph (A) shall not apply
11	with respect to any State agency administering
12	a program under title V of this Act.
13	"(4) Special requirements applicable to
14	CROSS-REFERRAL TO CERTAIN STATE AGENCIES.—
15	"(A) IN GENERAL.—In any case in which
16	an employment network has been assigned a
17	ticket to work and self-sufficiency by a disabled
18	beneficiary, no State agency shall be deemed re-
19	quired, under this section, title I of the Reha-
20	bilitation Act of 1973, or a State plan approved
21	under such title, to accept any referral of such
22	disabled beneficiary from such employment net-
23	work unless such employment network and such
24	State agency have entered into a written agree-

1	ment that meets the requirements of subpara-
2	graph (B).
3	"(B) Terms of agreement.—An agree-
4	ment required by subparagraph (A) shall speci-
5	fy, in accordance with regulations prescribed
6	pursuant to subparagraph (C)—
7	"(i) the extent (if any) to which the
8	employment network holding the ticket will
9	provide to the State agency—
10	"(I) reimbursement for costs in-
11	curred in providing services described
12	in subparagraph (A) to the disabled
13	beneficiary; and
14	"(II) other amounts from pay-
15	ments made by the Commissioner to
16	the employment network pursuant to
17	subsection (h); and
18	"(ii) any other conditions that may be
19	required by such regulations.
20	"(C) REGULATIONS.—The Commissioner
21	of Social Security and the Secretary of Edu-
22	cation shall jointly prescribe regulations specify-
23	ing the terms of agreements required by sub-
24	paragraph (A) and otherwise necessary to carry
25	out the provisions of this paragraph.

"(D) Penalty.—No payment may be 1 2 made to an employment network pursuant to subsection (h) in connection with services pro-3 4 vided to any disabled beneficiary if such em-5 ployment network makes referrals described in 6 subparagraph (A) in violation of the terms of the contract required under subparagraph (A) 7 8 or without having entered into such a contract.

9 "(d) Responsibilities of the Commissioner of 10 Social Security.—

> "(1) Selection and qualifications of pro-Gram managers.—The Commissioner of Social Security shall enter into agreements with one or more organizations in the private or public sector for service as a program manager to assist the Commissioner in administering the Program. Any such program manager shall be selected by means of a competitive bidding process, from among organizations in the private or public sector with available expertise and experience in the field of vocational rehabilitation or employment services.

> "(2) TENURE, RENEWAL, AND EARLY TERMI-NATION.—Each agreement entered into under paragraph (1) shall provide for early termination upon failure to meet performance standards which shall be

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1	specified in the agreement and which shall be
2	weighted to take into account any performance in
3	prior terms. Such performance standards shall in-
4	clude (but are not limited to)—
5	"(A) measures for ease of access by bene-
6	ficiaries to services; and
7	"(B) measures for determining the extent
8	to which failures in obtaining services for bene-
9	ficiaries fall within acceptable parameters, as
10	determined by the Commissioner.
11	"(3) Preclusion from direct participa-
12	TION IN DELIVERY OF SERVICES IN OWN SERVICE
13	AREA.—Agreements under paragraph (1) shall
14	preclude—
15	"(A) direct participation by a program
16	manager in the delivery of employment services,
17	vocational rehabilitation services, or other sup-
18	port services to beneficiaries in the service area
19	covered by the program manager's agreement;
20	and
21	"(B) the holding by a program manager of
22	a financial interest in an employment network
23	or service provider which provides services in a
24	geographic area covered under the program
25	manager's agreement.

- "(4) 1 SELECTION OF**EMPLOYMENT** NET-2 WORKS.—The Commissioner shall select and enter 3 into agreements with employment networks for service under the Program. Such employment networks 5 shall be in addition to State agencies serving as em-6 ployment networks pursuant to elections under sub-7 section (c).
 - "(5) TERMINATION OF AGREEMENTS WITH EM-PLOYMENT NETWORKS.—The Commissioner shall terminate agreements with employment networks for inadequate performance, as determined by the Commissioner.
 - "(6) QUALITY ASSURANCE.—The Commissioner shall provide for such periodic reviews as are necessary to provide for effective quality assurance in the provision of services by employment networks. The Commissioner shall take into account the views of consumers and the program manager under which the employment networks serve and shall consult with providers of services to develop performance measurements. The Commissioner shall ensure that the results of the periodic reviews are made available to beneficiaries who are prospective service recipients as they select employment networks. The Commissioner shall ensure the performance of periodic sur-

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- veys of beneficiaries receiving services under the Program designed to measure customer service satisfaction.
- 4 "(7) DISPUTE RESOLUTION.—The Commis-5 sioner shall provide for a mechanism for resolving 6 disputes between beneficiaries and employment net-7 works and between program managers and employ-8 ment networks. The Commissioner shall afford a 9 party to such a dispute a reasonable opportunity for 10 a full and fair review of the matter in dispute.

"(e) Program Managers.—

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- "(1) In General.—A program manager shall conduct tasks appropriate to assist the Commissioner in carrying out the Commissioner's duties in administering the Program.
- "(2) Recruitment of employment networks.—A program manager shall recruit, and recommend for selection by the Commissioner, employment networks for service under the Program. The program manager shall carry out such recruitment and provide such recommendations, and shall monitor all employment networks serving in the Program in the geographic area covered under the program manager's agreement, to the extent necessary and appropriate to ensure that adequate choices of serv-

ices are made available to beneficiaries. Employment networks may serve under the Program only pursuant to an agreement entered into with the Commissioner under the Program incorporating the applicable provisions of this section and regulations thereunder, and the program manager shall provide and maintain assurances to the Commissioner that payment by the Commissioner to employment networks pursuant to this section is warranted based on compliance by such employment networks with the terms of such agreement and this section. The program manager shall not impose numerical limits on the number of employment networks to be recommended pursuant to this paragraph.

"(3) Facilitation of access by beneficiaries to employment networks. The program manager shall facilitate access by beneficiaries to employment networks. The program manager shall ensure that each beneficiary is allowed changes in employment networks for good cause, as determined by the Commissioner, without being deemed to have rejected services under the Program. The program manager shall establish and maintain lists of employment networks available to beneficiaries and shall make such lists generally available to the

- public. The program manager shall ensure that all information provided to disabled beneficiaries pursuant to this paragraph is provided in accessible format.
 - "(4) Ensuring availability of adequate services.—The program manager shall ensure that employment services, vocational rehabilitation services, and other support services are provided to beneficiaries throughout the geographic area covered under the program manager's agreement, including rural areas.
 - "(5) Reasonable access to services.—The program manager shall take such measures as are necessary to ensure that sufficient employment networks are available and that each beneficiary receiving services under the Program has reasonable access to employment services, vocational rehabilitation services, and other support services. Such services may include case management, benefits counseling, supported employment, career planning, career plan development, vocational assessment, job training, placement, follow-up services, and such other services as may be specified by the Commissioner under the Program. The program manager shall ensure that such services are coordinated.

"(f) Employment Networks.—

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"(1) Qualifications for employment net-WORKS.—Each employment network serving under the Program shall consist of an agency or instrumentality of a State (or a political subdivision thereof) or a private entity, which assumes responsibility for the coordination and delivery of services under the Program to individuals assigning to the employment network tickets to work and self-sufficiency issued under subsection (b). No employment network may serve under the Program unless it demonstrates to the Commissioner substantial expertise and experience in the field of employment services, vocational rehabilitation services, or other support services for individuals with disabilities and provides an array of such services. An employment network shall consist of either a single provider of such services or of an association of such providers organized so as to combine their resources into a single entity. An employment network may meet the requirements of subsection (e)(4) by providing services directly, or by entering into agreements with other individuals or entities providing appropriate employment services, vocational rehabilitation services, or other support services.

1	"(2) Requirements relating to provision
2	of services.—Each employment network serving
3	under the Program shall be required under the
4	terms of its agreement with the Commissioner to—
5	"(A) serve prescribed service areas;
6	"(B) meet, and maintain compliance with,
7	both general selection criteria (such as profes-
8	sional and governmental certification and edu-
9	cational credentials) and specific selection cri-
10	teria (such as the extent of work experience by
11	the provider with specific populations); and
12	"(C) take such measures as are necessary
13	to ensure that employment services, vocational
14	rehabilitation services, and other support serv-
15	ices provided under the Program by, or under
16	agreements entered into with, the employment
17	network are provided under appropriate individ-
18	ual work plans meeting the requirements of
19	subsection (g).
20	"(3) Annual financial reporting.—Each
21	employment network shall meet financial reporting
22	requirements as prescribed by the Commissioner.
23	"(4) Periodic outcomes reporting.—Each
24	employment network shall prepare periodic reports,
25	on at least an annual basis, itemizing for the covered

1 period specific outcomes achieved with respect to 2 specific services provided by the employment net-3 work. Such reports shall conform to a national model prescribed under this section. Each employ-5 ment network shall provide a copy of the latest re-6 port issued by the employment network pursuant to this paragraph to each beneficiary upon enrollment 7 8 under the Program for services to be received 9 through such employment network. Upon issuance of 10 each report to each beneficiary, a copy of the report shall be maintained in the files of the employment 12 network pertaining to the beneficiary. The program 13 manager shall ensure that copies of all such reports 14 issued under this paragraph are made available to 15 the public under reasonable terms.

"(g) Individual Work Plans.—

"(1) IN GENERAL.—Each employment network shall—

"(A) take such measures as are necessary to ensure that employment services, vocational rehabilitation services, and other support services provided under the Program by, or under agreements entered into with, the employment network are provided under appropriate individ-

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ual work plans as defined by the Commissioner;and

"(B) develop and implement each such individual work plan, in the case of each beneficiary receiving such services, in a manner that affords such beneficiary the opportunity to exercise informed choice in selecting an employment goal and specific services needed to achieve that employment goal.

A beneficiary's individual work plan shall take effect upon approval by the beneficiary.

- "(2) Vocational Evaluation.—In devising the work plan, the employment network shall undertake a vocational evaluation with respect to the beneficiary. Each vocational evaluation shall set forth in writing such elements and shall be in such format as the Commissioner shall prescribe. The Commissioner may provide for waiver by the beneficiary of such a vocational evaluation, subject to regulations which shall be prescribed by the Commissioner providing for the permissible timing of, and the circumstances permitting, such a waiver.
- 23 "(h) Employment Network Payment Systems.—
- 24 "(1) Election of payment system by em-25 Ployment networks.—

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"(A) In general.—The Program shall provide for payment authorized by the Commissioner to employment networks under either an outcome payment system or an outcome-mile-stone payment system. Each employment network shall elect which payment system will be utilized by the employment network, and, for such period of time as such election remains in effect, the payment system so elected shall be utilized exclusively in connection with such employment network (except as provided in subparagraph (B)).

"(B) METHOD OF PAYMENT TO EMPLOYMENT NETWORKS.—Any such election by an
employment network taking effect during any
period for which a disabled beneficiary is receiving services from such employment network
shall not be effective with respect to such beneficiary to the extent that such election would result in any change in the method of payment to
the employment network with respect to services provided to such beneficiary from the method of payment to the employment network with
respect to services provided to such beneficiary
as of immediately before such election.

1	"(2) Outcome payment system.—
2	"(A) IN GENERAL.—The outcome payment
3	system shall consist of a payment structure gov-
4	erning employment networks electing such sys-
5	tem under paragraph (1)(A) which meets the
6	requirements of this paragraph.
7	"(B) Payments made during outcome
8	PAYMENT PERIOD.—The outcome payment sys-
9	tem shall provide for a schedule of payments to
10	an employment network, in connection with
11	each individual who is a beneficiary, for each
12	month, during the individual's outcome pay-
13	ment period, for which benefits (described in
14	paragraphs (2) and (3) of subsection (k)) are
15	not payable to such individual.
16	"(C) Computation of payments to em-
17	PLOYMENT NETWORK.—The payment schedule
18	of the outcome payment system shall be de-
19	signed so that—
20	"(i) the payment for each of the 60
21	months during the outcome payment pe-
22	riod for which benefits (described in para-
23	graphs (2) and (3) of subsection (k)) are
24	not payable is equal to a fixed percentage

of the payment calculation base for the cal-

1	endar year in which such month occurs;
2	and
3	"(ii) such fixed percentage is set at a
4	percentage which does not exceed 40 per-
5	cent .
6	"(3) Outcome-milestone payment sys-
7	TEM.—
8	"(A) IN GENERAL.—The outcome-mile-
9	stone payment system shall consist of a pay-
10	ment structure governing employment networks
11	electing such system under paragraph (1)(A)
12	which meets the requirements of this para-
13	graph.
14	"(B) Early payments upon attain-
15	MENT OF MILESTONES IN ADVANCE OF OUT-
16	COME PAYMENT PERIODS.—The outcome-mile-
17	stone payment system shall provide for one or
18	more milestones, with respect to beneficiaries
19	receiving services from an employment network
20	under the Program, which are directed toward
21	the goal of permanent employment. Such mile-
22	stones shall form a part of a payment structure
23	which provides, in addition to payments made
24	during outcome payment periods, payments
25	made prior to outcome payment periods in

1	amounts based on the attainment of such mile-
2	stones.
3	"(C) Limitation on total payments to
4	EMPLOYMENT NETWORK.—The payment sched-
5	ule of the outcome milestone payment system
6	shall be designed so that the total of the pay-
7	ments to the employment network with respect
8	to each beneficiary is less than, on a net
9	present value basis (using an interest rate de-
10	termined by the Commissioner that appro-
11	priately reflects the cost of funds faced by pro-
12	viders), the total amount to which payments to
13	the employment network with respect to the
14	beneficiary would be limited if the employment
15	network were paid under the outcome payment
16	system.
17	"(4) Definitions.—For purposes of this
18	subsection—
19	"(A) PAYMENT CALCULATION BASE.—The
20	term 'payment calculation base' means, for any
21	calendar year—
22	"(i) in connection with a title II dis-
23	ability beneficiary, the average disability
24	insurance benefit payable under section

1	223 for all beneficiaries for months during
2	the preceding calendar year; and
3	"(ii) in connection with a title XVI
4	disability beneficiary (who is not concur-
5	rently a title II disability beneficiary), the
6	average payment of supplemental security
7	income benefits based on disability payable
8	under title XVI (excluding State sup-
9	plementation) for months during the pre-
10	ceding calendar year to all beneficiaries
11	who have attained at least 18 years of age.
12	"(B) Outcome payment period.—The
13	term 'outcome payment period' means, in con-
14	nection with any individual who had assigned a
15	ticket to work and self-sufficiency to an employ-
16	ment network under the Program, a period—
17	"(i) beginning with the first month,
18	ending after the date on which such ticket
19	was assigned to the employment network,
20	for which benefits (described in paragraphs
21	(2) and (3) of subsection (k)) are not pay-
22	able to such individual by reason of en-
23	gagement in work activity; and
24	"(ii) ending with the 60th month
25	(consecutive or otherwise), ending after

1	such date, for which such benefits are not
2	payable to such individual by reason of en-
3	gagement in work activity.

"(5) Periodic review and alterations of Prescribed schedules.—

"(A) PERCENTAGES AND PERIODS.—The Commissioner of Social Security shall periodically review the percentage specified in paragraph (2)(C), the total payments permissible under paragraph (3)(C), and the period of time specified in paragraph (4)(B) to determine whether such percentages, such permissible payments, and such period provide an adequate incentive for employment networks to assist beneficiaries to enter the workforce, while providing for appropriate economies. The Commissioner may alter such percentage, such total permissible payments, or such period of time to the extent that the Commissioner determines, on the basis of the Commissioner's review under this paragraph, that such an alteration would better provide the incentive and economies described in the preceding sentence.

"(B) NUMBER AND AMOUNT OF MILE-STONE PAYMENTS.—The Commissioner shall

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periodically review the number and amounts of milestone payments established by the Commissioner pursuant to this section to determine whether they provide an adequate incentive for employment networks to assist beneficiaries to enter the workforce, taking into account information provided to the Commissioner by program managers, the Ticket to Work and Self-Sufficiency Advisory Panel, and other reliable sources. The Commissioner may from time to time alter the number and amounts of milestone payments initially established by the Commissioner pursuant to this section to the extent that the Commissioner determines that such an alteration would allow an adequate incentive for employment networks to assist beneficiaries to enter the workforce. Such alteration shall be based on information provided to the Commissioner by program managers, the Ticket to Work and Self-Sufficiency Advisory Panel, or other reliable sources.

"(i) Suspension of Disability Reviews.—During any period for which an individual is using a ticket to work and self-sufficiency issued under this section, the Commissioner (and any applicable State agency) may not initiate

- 1 a continuing disability review or other review under section
- 2 221 of whether the individual is or is not under a disability
- 3 or a review under title XVI similar to any such review
- 4 under section 221.
- 5 "(j) Authorizations.—
- 6 "(1) Title II disability beneficiaries.—
- 7 There are authorized to be transferred from the
- 8 Federal Old-Age and Survivors Insurance Trust
- 9 Fund and the Federal Disability Insurance Trust
- Fund each fiscal year such sums as may be nec-
- 11 essary to carry out the provisions of this section
- with respect to title II disability beneficiaries. Money
- paid from the Trust Funds under this section with
- respect to title II disability beneficiaries who are en-
- titled to benefits under section 223 or who are enti-
- tled to benefits under section 202(d) on the basis of
- the wages and self-employment income of such bene-
- ficiaries, shall be charged to the Federal Disability
- 19 Insurance Trust Fund, and all other money paid
- from the Trust Funds under this section shall be
- 21 charged to the Federal Old-Age and Survivors Insur-
- ance Trust Fund. The Commissioner of Social Secu-
- 23 rity shall determine according to such methods and
- procedures as shall be prescribed under this
- 25 section—

1	"(A) the total amount to be paid to pro-
2	gram managers and employment networks
3	under this section; and
4	"(B) subject to the provisions of the pre-
5	ceding sentence, the amount which should be
6	charged to each of the Trust Funds.
7	"(2) Title XVI disability beneficiaries.—
8	Amounts authorized to be appropriated to the Social
9	Security Administration under section 1601 (as in
10	effect pursuant to the amendments made by section
11	301 of the Social Security Amendments of 1972)
12	shall include amounts necessary to carry out the
13	provisions of this section with respect to title XVI
14	disability beneficiaries.
15	"(k) Definitions.—For purposes of this section—
16	"(1) DISABLED BENEFICIARY.—The term 'dis-
17	abled beneficiary' means a title II disability bene-
18	ficiary or a title XVI disability beneficiary.
19	"(2) TITLE II DISABILITY BENEFICIARY.—The
20	term 'title II disability beneficiary' means an individ-
21	ual entitled to disability insurance benefits under
22	section 223 or to monthly insurance benefits under
23	section 202 based on such individual's disability (as

defined in section 223(d)). An individual is a title Π

1	disability beneficiary for each month for which such
2	individual is entitled to such benefits.
3	"(3) Title XVI disability beneficiary.—
4	The term 'title XVI disability beneficiary' means an
5	individual eligible for supplemental security income
6	benefits under title XVI on the basis of blindness
7	(within the meaning of section 1614(a)(2)) or dis-
8	ability (within the meaning of section 1614(a)(3)).
9	An individual is a title XVI disability beneficiary for
10	each month for which such individual is eligible for
11	such benefits.
12	"(4) Supplemental security income bene-
13	FIT.—The term 'supplemental security income bene-
14	fit under title XVI' means a cash benefit under sec-
15	tion 1611 or 1619(a), and does not include a State
16	supplementary payment, administered federally or
17	otherwise.
18	"(l) Regulations.—The Commissioner of Social Se-
19	curity shall prescribe such regulations as are necessary to
20	carry out the provisions of this section.".
21	(b) Conforming Amendments.—
22	(1) Amendments to title II.—
23	(A) Section 221(c) of such Act (42 U.S.C.
24	421(c)) is amended by adding at the end the
25	following new paragraph:

1	"(4) For suspension of reviews under this subsection
2	in the case of an individual using a ticket to work and
3	self-sufficiency, see section 1148(i).".
4	(B) Section 222(a) of such Act (42 U.S.C.
5	422(a)) is repealed.
6	(C) Section 222(b) of such Act (42 U.S.C.
7	422(b)) is repealed.
8	(D) Section $225(b)(1)$ of such Act (42)
9	U.S.C. 425(b)(1)) is amended by striking "a
10	program of vocational rehabilitation services"
11	and inserting "a program consisting of the
12	Ticket to Work and Self-Sufficiency Program
13	under section 1148 or another program of voca-
14	tional rehabilitation services, employment serv-
15	ices, or other support services".
16	(2) Amendments to title XVI.—
17	(A) Section 1615(a) of such Act (42
18	U.S.C. 1382d(a)) is amended to read as follows:
19	"Sec. 1615. (a) In the case of any blind or disabled
20	individual who—
21	"(1) has not attained age 16; and
22	"(2) with respect to whom benefits are paid
23	under this title,

1	the Commissioner of Social Security shall make provision
2	for referral of such individual to the appropriate State
3	agency administering the State program under title V.".
4	(B) Section 1615(c) of such Act (42
5	U.S.C. 1382d(c)) is repealed.
6	(C) Section 1631(a)(6)(A) of such Act (42
7	U.S.C. 1383(a)(6)(A)) is amended by striking
8	"a program of vocational rehabilitation serv-
9	ices" and inserting "a program consisting of
10	the Ticket to Work and Self-Sufficiency Pro-
11	gram under section 1148 or another program of
12	vocational rehabilitation services, employment
13	services, or other support services".
14	(D) Section 1633(c) of such Act (42
15	U.S.C. 1383b(c)) is amended—
16	(i) by inserting "(1)" after "(c)"; and
17	(ii) by adding at the end the following
18	new paragraph:
19	"(2) For suspension of continuing disability reviews
20	and other reviews under this title similar to reviews under
21	section 221 in the case of an individual using a ticket to
22	work and self-sufficiency, see section 1148(i).".
23	(c) Specific Regulations Required.—
24	(1) In general.—The Commissioner of Social
25	Security shall prescribe such regulations as are nec-

1	essary to implement the amendments made by this
2	section.
3	(2) Specific matters to be included in
4	REGULATIONS.—The matters which shall be ad-
5	dressed in such regulations shall include (but are not
6	limited to)—
7	(A) the form and manner in which tickets
8	to work and self-sufficiency may be distributed
9	to beneficiaries pursuant to section 1148(b)(1)
10	of such Act;
11	(B) the format and wording of such tick-
12	ets, which shall incorporate by reference any
13	contractual terms governing service by employ-
14	ment networks under the Program;
15	(C) the form and manner in which State
16	agencies may elect participation in the Ticket to
17	Work and Self-Sufficiency Program (and revoke
18	such an election) pursuant to section
19	1148(c)(1) of such Act and provision for peri-
20	odic opportunities for exercising such elections
21	(and revocations);
22	(D) the status of State agencies under sec-
23	tion 1148(c)(2) at the time that State agencies
24	exercise elections (and revocations) under such
25	section $1148(c)(1)$;

1	(E) the terms of agreements to be entered
2	into with program managers pursuant to sec-
3	tion 1148(d) of such Act, including (but not
4	limited to)—
5	(i) the terms by which program man-
6	agers are precluded from direct participa-
7	tion in the delivery of services pursuant to
8	section 1148(d)(3) of such Act;
9	(ii) standards which must be met by
10	quality assurance measures referred to in
11	paragraph (6) of section 1148(d) and
12	methods of recruitment of employment net-
13	works utilized pursuant to paragraph (2)
14	of section 1148(e); and
15	(iii) the format under which dispute
16	resolution will operate under section
17	1148(d)(7).
18	(F) the terms of agreements to be entered
19	into with employment networks pursuant to sec-
20	tion 1148(d)(4) of such Act, including (but not
21	limited to)—
22	(i) the manner in which service areas
23	are specified pursuant to section
24	1148(f)(2)(A) of such Act;

1	(ii) the general selection criteria and
2	the specific selection criteria which are ap-
3	plicable to employment networks under
4	section 1148(f)(2)(B) of such Act in select-
5	ing service providers;
6	(iii) specific requirements relating to
7	annual financial reporting by employment
8	networks pursuant to section 1148(f)(3) of
9	such Act; and
10	(iv) the national model to which peri-
11	odic outcomes reporting by employment
12	networks must conform under section
13	1148(f)(4) of such Act;
14	(G) standards which must be met by indi-
15	vidual work plans pursuant to section 1148(g)
16	of such Act;
17	(H) standards which must be met by pay-
18	ment systems required under section 1148(h) of
19	such Act, including (but not limited to)—
20	(i) the form and manner in which
21	elections by employment networks of pay-
22	ment systems are to be exercised pursuant
23	to section $1148(h)(1)(A)$;

1	(ii) the terms which must be met by
2	an outcome payment system under section
3	1148(h)(2);
4	(iii) the terms which must be met by
5	an outcome-milestone payment system
6	under section 1148(h)(3);
7	(iv) any revision of the percentage
8	specified in paragraph (2)(C) of section
9	1148(h) of such Act or the period of time
10	specified in paragraph (4)(B) of such sec-
11	tion 1148(h); and
12	(v) annual oversight procedures for
13	such systems; and
14	(I) procedures for effective oversight of the
15	Program by the Commissioner of Social Secu-
16	rity, including periodic reviews and reporting
17	requirements.
18	(d) Work Incentive Specialists.—The Commis-
19	sioner shall establish a corps of trained, accessible, and
20	responsive work incentive specialists to specialize in title
21	II and title XVI disability work incentives for the purpose
22	of disseminating accurate information to disabled bene-
23	ficiaries (as defined in section $1148(k)(1)$ of the Social
24	Security Act as amended by this section) with respect to
25	inquiries and issues relating to work incentives.

1 SEC. 202. EFFECTIVE DATE.

- 2 Subject to section 203, the amendments made by sec-
- 3 tion 201 shall take effect with the first month following
- 4 one year after the date of the enactment of this Act.

5 SEC. 203. GRADUATED IMPLEMENTATION OF PROGRAM.

- 6 (a) IN GENERAL.—Not later than one year after the
- 7 date of the enactment of this Act, the Commissioner of
- 8 Social Security shall commence implementation of the
- 9 amendments made by section 201 (other than paragraphs
- 10 (1)(C) and (2)(B) of section 201(b)) in graduated phases
- 11 at phase-in sites selected by the Commissioner. Such
- 12 phase-in sites shall be selected so as to ensure, prior to
- 13 full implementation of the Ticket to Work and Self-Suffi-
- 14 ciency Program, the development and refinement of refer-
- 15 ral processes, payment systems, computer linkages, man-
- 16 agement information systems, and administrative proc-
- 17 esses necessary to provide for full implementation of such
- 18 amendments. Section 202 shall apply with respect to para-
- 19 graphs (1)(C) and (2)(B) of section 201(b) without regard
- 20 to this section.
- 21 (b) REQUIREMENTS.—Implementation of the Pro-
- 22 gram at each phase-in site shall be carried out on a wide
- 23 enough scale to permit a thorough evaluation of the alter-
- 24 native methods under consideration, so as to ensure that
- 25 the most efficacious methods are determined and in place
- 26 for full implementation of the Program on a timely basis.

1 (c) Full Implementation.—The Commissioner

2 shall ensure that the Program is fully implemented as

3 soon as practicable on or after the effective date specified

4 in section 202 but not later than six years after such date.

(d) Ongoing Evaluation of Program.—

(1) In General.—The Commissioner shall design and conduct a series of evaluations to assess the cost-effectiveness of activities carried out under this title and the amendments made thereby, as well as the effects of this title and the amendments made thereby on work outcomes for beneficiaries receiving tickets to work and self-sufficiency under the Program.

(2) Methodology.—

(A) Design and implementation.—The Commissioner shall design the series of evaluations after receiving relevant advice from experts in the fields of disability, vocational rehabilitation, and program evaluation and individuals using tickets to work and self-sufficiency under the Program. In designing and carrying out such evaluations, the Commissioner shall consult with the Comptroller General of the United States and other agencies of the Federal Government and with private organizations with

1	appropriate expertise. Before provision of serv-
2	ices begins under any phase of Program imple-
3	mentation, the Commissioner shall ensure that
4	plans for such evaluations and data collection
5	methods are in place and ready for implementa-
6	tion.
7	(B) Specific matters to be ad-
8	DRESSED.—Each such evaluation shall address
9	(but is not limited to):
10	(i) the annual cost (including net
11	cost) of the Program and the annual cost
12	(including net cost) that would have been
13	incurred in the absence of the Program;
14	(ii) the determinants of return to
15	work, including the characteristics of bene-
16	ficiaries in receipt of tickets under the Pro-
17	gram;
18	(iii) the types of employment services
19	vocational rehabilitation services, and other
20	support services furnished to beneficiaries
21	in receipt of tickets under the Program
22	who return to work and to those who do
23	not return to work;
24	(iv) the duration of employment serv-
25	ices vocational rehabilitation services and

1	other support services furnished to bene-
2	ficiaries in receipt of tickets under the Pro-
3	gram who return to work and the duration
4	of such services furnished to those who do
5	not return to work and the cost to employ-
6	ment networks of furnishing such services;
7	(v) the employment outcomes, includ-
8	ing wages, occupations, benefits, and hours
9	worked, of beneficiaries who return to work
10	after receiving tickets under the Program
11	and those who return to work without re-
12	ceiving such tickets;
13	(vi) the characteristics of providers
14	whose services are provided within an em-
15	ployment network under the Program;
16	(vii) the extent (if any) to which em-
17	ployment networks display a greater will-
18	ingness to provide services to disabled
19	beneficiaries;
20	(viii) the characteristics (including
21	employment outcomes) of those bene-
22	ficiaries who receive services under the out-
23	come payment system and of those bene-
24	ficiaries who receive services under the out-
25	come-milestone payment system;

1	(ix) measures of satisfaction among
2	beneficiaries in receipt of tickets under the
3	Program; and

- (x) reasons for (including comments solicited from beneficiaries regarding) their choice not to use their tickets or their inability to return to work despite the use of thier tickets.
- (3) Periodic evaluation reports.—Following the close of the third and fifth fiscal years ending after the effective date under section 202, and prior to the close of the seventh fiscal year ending after such date, the Commissioner shall transmit to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate a report containing the Commissioner's evaluation of the progress of activities conducted under the provisions of this section and the amendments made thereby. Each such report shall set forth the Commissioner's evaluation of the extent to which the Program has been successful and the Commissioner's conclusions on whether or how the Program should be modified. Each such report shall include such data, findings, materials, and rec-

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1	ommendations as the Commissioner may consider
2	appropriate.
3	(e) Extent of State's Right of First Refusal
4	IN ADVANCE OF FULL IMPLEMENTATION OF AMEND-
5	MENTS IN SUCH STATE.—
6	(1) In general.—In the case of any State in
7	which the amendments made by section 201 have
8	not been fully implemented pursuant to this section,
9	the Commissioner shall determine by regulation the
10	extent to which—
11	(A) the requirement under section 222(a)
12	of the Social Security Act for prompt referrals
13	to a State agency; and
14	(B) the authority of the Commissioner
15	under section 222(d)(2) of such Act to provide
16	vocational rehabilitation services in such State
17	by agreement or contract with other public or
18	private agencies, organizations, institutions, or
19	individuals,
20	shall apply in such State.
21	(2) Existing agreements.—Nothing in para-
22	graph (1) or the amendments made by section 201
23	shall be construed to limit, impede, or otherwise af-
24	fect any agreement entered into pursuant to section
25	222(d)(2) of the Social Security Act before the date

1 of the enactment of this Act with respect to services 2 provided pursuant to such agreement to beneficiaries 3 receiving services under such agreement as of such date, except with respect to services (if any) to be 5 provided after six years after the effective date pro-6 vided in section 202. SEC. 204. THE TICKET TO WORK AND SELF-SUFFICIENCY 8 ADVISORY PANEL. 9 (a) Establishment.—There is established in the executive branch a panel to be known as the "Ticket to Work 10 and Self-Sufficiency Advisory Panel" (in this section re-11 ferred to as the "Panel"). 12 13 (b) DUTIES OF PANEL.—It shall be the duty of the 14 Panel to— 15 (1) advise the Commissioner of Social Security 16 on establishing phase-in sites for the Ticket to Work 17 and Self-Sufficiency Program and on fully imple-18 menting the Program thereafter; 19 (2) advise the Commissioner with respect to the 20 refinement of access of disabled beneficiaries to em-21 ployment networks, payment systems, and manage-22 ment information systems and advise the Commis-23 sioner whether such measures are being taken to the 24 extent necessary to ensure the success of the Pro-

gram;

1	(3) advise the Commissioner regarding the most
2	effective designs for research and demonstration
3	projects associated with the Program or conducted
4	pursuant to section 205(a);
5	(4) advise the Commissioner on the develop-
6	ment of performance measurements relating to qual-
7	ity assurance under section 1148(d)(6) of the Social
8	Security Act; and
9	(5) furnish progress reports on the Program to
10	the President and each House of the Congress.
l 1	(c) Membership.—
12	(1) Number and appointment.—The Panel
13	shall be composed of six members as follows:
14	(A) one member appointed by the Chair-
15	man of the Committee on Ways and Means of
16	the House of Representatives;
17	(B) one member appointed by the ranking
18	minority member of the Committee on Ways
19	and Means of the House of Representatives;
20	(C) one member appointed by the Chair-
21	man of the Committee on Finance of the Sen-
22	ate;
23	(D) one member appointed by the ranking
24	minority member of the Committee on Finance
25	of the Senate: and

1	(E) two members appointed by the Presi-
2	dent, who may not be of the same political
3	party.
4	(2) Representation.—Of the members ap-
5	pointed under paragraph (1), at least four shall have
6	experience or expert knowledge as a recipient, pro-
7	vider, employer, or employee in the fields of, or re-
8	lated to, employment services, vocational rehabilita-
9	tion services, and other support services, of whom—
10	(A) at least one shall represent the inter-
11	ests of recipients of employment services, voca-
12	tional rehabilitation services, and other support
13	services;
14	(B) at least one shall represent the inter-
15	ests of providers of employment services, voca-
16	tional rehabilitation services, and other support
17	services;
18	(C) at least one shall represent the inter-
19	ests of private employers;
20	(D) at least one shall represent the inter-
21	ests of employees; and
22	(E) at least one shall be an individual who
23	is or has been a recipient of benefits under title
24	II or title XVI based on disability.
25	(3) Terms.—

1	(A) IN GENERAL.—Each member shall be
2	appointed for a term of 4 years (or, if less, for
3	the remaining life of the Panel), except as pro-
4	vided in subparagraphs (B) and (C). The initial
5	members shall be appointed not later than 90
6	days after the date of the enactment of this
7	Act.
8	(B) TERMS OF INITIAL APPOINTEES.—As
9	designated by the President at the time of ap-
10	pointment, of the members first appointed—
11	(i) three of the members appointed
12	under paragraph (1) shall be appointed for
13	a term of 2 years; and
14	(ii) three of the members appointed
15	under paragraph (1) shall be appointed for
16	a term of 4 years.
17	(C) Vacancies.—Any member appointed
18	to fill a vacancy occurring before the expiration
19	of the term for which the member's predecessor
20	was appointed shall be appointed only for the
21	remainder of that term. A member may serve
22	after the expiration of that member's term until
23	a successor has taken office. A vacancy in the
24	Panel shall be filled in the manner in which the

original appointment was made.

- 1 (4) BASIC PAY.—Members shall each be paid at
 2 a rate equal to the daily equivalent of the rate of
 3 basic pay for level 4 of the Senior Executive Service,
 4 as in effect from time to time under section 5382 of
 5 title 5, United States Code, for each day (including
 6 travel time) during which they are engaged in the
 7 actual performance of duties vested in the Panel.
 - (5) Travel expenses.—Each member shall receive travel expenses, including per diem in lieu of subsistence, in accordance with sections 5702 and 5703 of title 5, United States Code.
 - (6) Quorum.—Four members of the Panel shall constitute a quorum but a lesser number may hold hearings.
 - (7) Chairperson.—The Chairperson of the Panel shall be designated by the President. The term of office of the Chairperson shall be 4 years.
 - (8) MEETINGS.—The Panel shall meet at least quarterly and at other times at the call of the Chairperson or a majority of its members.
- 21 (d) DIRECTOR AND STAFF OF PANEL; EXPERTS AND22 CONSULTANTS.—
- 23 (1) DIRECTOR.—The Panel shall have a Direc-24 tor who shall be appointed by the Panel. The Direc-25 tor shall be paid at a rate not to exceed the maxi-

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- 1 mum rate of pay payable for GS-15 of the General 2 Schedule.
- 3 (2) STAFF.—Subject to rules prescribed by the 4 Panel, the Director may appoint and fix the pay of 5 additional personnel as the Director considers appro-6 priate.
 - (3) Experts and consultants.—Subject to rules prescribed by the Panel, the Director may procure temporary and intermittent services under section 3109(b) of title 5, United States Code.
 - (4) STAFF OF FEDERAL AGENCIES.—Upon request of the Panel, the head of any Federal department or agency may detail, on a reimbursable basis, any of the personnel of that department or agency to the Panel to assist it in carrying out its duties under this Act.

(e) Powers of Panel.—

- (1) Hearings and sessions.—The Panel may, for the purpose of carrying out its duties under this subsection, hold such hearings, sit and act at such times and places, and take such testimony and evidence as the Panel considers appropriate.
- (2) Powers of members and agents.—Any member or agent of the Panel may, if authorized by

- the Panel, take any action which the Panel is authorized to take by this section.
- 3 (3) Mails.—The Panel may use the United 4 States mails in the same manner and under the 5 same conditions as other departments and agencies 6 of the United States.
 - (4) Administrative support services.—
 Upon the request of the Panel, the Administrator of
 General Services shall provide to the Panel, on a reimbursable basis, the administrative support services
 necessary for the Panel to carry out its duties under
 this subsection.

(f) Reports.—

- (1) Interim reports.—The Panel shall submit to the President and the Congress interim reports at least annually.
 - (2) Final report.—The Panel shall transmit a final report to the President and the Congress not later than eight years after the date of the enactment of this Act. The final report shall contain a detailed statement of the findings and conclusions of the Panel, together with its recommendations for legislation and administrative actions which the Panel considers appropriate.

- 1 (g) Termination.—The Panel shall terminate 30
- 2 days after the date of the submission of its final report
- 3 under subsection (f)(2).
- 4 (h) AUTHORIZATION OF APPROPRIATIONS.—There
- 5 are authorized to be appropriated from the Federal Old-
- 6 Age and Survivors Insurance Trust Fund, the Federal
- 7 Disability Insurance Trust Fund, and the general fund of
- 8 the Treasury, as appropriate, such sums as are necessary
- 9 to carry out this section.
- 10 SEC. 205. DEMONSTRATION PROJECTS AND STUDIES.
- 11 (a) Demonstration Projects Providing for Re-
- 12 DUCTIONS IN DISABILITY INSURANCE BENEFITS BASED
- 13 ON EARNINGS. —
- 14 (1) AUTHORITY.—The Commissioner shall con-
- duct demonstration projects for the purpose of eval-
- uating, through the collection of data, a program for
- title II disability beneficiaries (as defined in section
- 18 1148(k)(2) of the Social Security Act, as amended
- by this Act) under which each \$1 of benefits payable
- under section 223, or under section 202 based on
- 21 the beneficiary's disability, is reduced for each \$2 of
- such beneficiary's earnings that is above a level to
- be determined by the Commissioner. Such projects
- shall be conducted at a number of localities which
- 25 the Commissioner shall determine is sufficient to

1	adequately evaluate the appropriateness of national
2	implementation of such a program. Such projects
3	shall identify reductions in Federal expenditures
4	that may result from the permanent implementation
5	of such a program.
6	(2) Scope and scale and matters to be
7	DETERMINED.—
8	(A) IN GENERAL.—The demonstration
9	projects developed under paragraph (1) shall be
10	of sufficient duration, shall be of sufficient
11	scope, and shall be carried out on a wide
12	enough scale to permit a thorough evaluation of
13	the project to determine—
14	(i) the effects, if any, of induced entry
15	and reduced exit;
16	(ii) the extent, if any, to which the
17	project being tested is affected by whether
18	it is in operation in a locality within an
19	area under the administration of the Tick-
20	et to Work and Self-Sufficiency Program;
21	and
22	(iii) the savings that accrue to the
23	Trust Funds and other Federal programs
24	under the project being tested.

1	The Commissioner shall take into account ad-
2	vice provided by the Ticket to Work and Self-
3	Sufficiency Advisory Panel pursuant to sub-
4	section $(e)(2)(C)$.
5	(B) Additional matters.—The Commis-
6	sioner shall also determine with respect to each
7	project—
8	(i) the annual cost (including net
9	cost) of the project and the annual cost
10	(including net cost) that would have been
11	incurred in the absence of the project;
12	(ii) the determinants of return to
13	work, including the characteristics of the
14	beneficiaries who participate in the project
15	and
16	(iii) the employment outcomes, includ-
17	ing wages, occupations, benefits, and hours
18	worked, of beneficiaries who return to work
19	as a result of participation in the project
20	The Commissioner may include within the mat-
21	ters evaluated under the project the merits of
22	trial work periods and periods of extended eligi-
23	bility.
24	(3) Waivers.—The Commissioner may waive
25	compliance with the benefit provisions of title II of

1 the Social Security Act, and the Secretary of Health 2 and Human Services may waive compliance with the 3 benefit requirements of title XVIII of such Act, in so far as is necessary for a thorough evaluation of 5 the alternative methods under consideration. No 6 such project shall be actually placed in operation unless at least 90 days prior thereto a written report, 7 8 prepared for purposes of notification and informa-9 tion only and containing a full and complete descrip-10 tion thereof, has been transmitted by the Commissioner to the Committee on Ways and Means of the 12 House of Representatives and to the Committee on 13 Finance of the Senate. Periodic reports on the 14 progress of such projects shall be submitted by the 15 Commissioner to such committees. When appro-16 priate, such reports shall include detailed rec-17 ommendations for changes in administration or law, 18 or both, to carry out the objectives stated in para-19 graph(1).

> (4) Interim reports.—On or before June 9 in 2001 and each of the succeeding years thereafter, the Commissioner shall submit to the Congress an interim report on the progress of the demonstration projects carried out under this subsection together

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- with any related data and materials which the Commissioner may consider appropriate.
 - (5) Final Report.—The Commissioner shall submit to the Congress a final report with respect to all demonstration projects carried out under this section no later than one year after their completion.
- 7 (6) Expenditures.—Expenditures made for 8 demonstration projects under this subsection shall 9 be made from the Federal Disability Insurance 10 Trust Fund and the Federal Old-Age and Survivors 11 Insurance Trust Fund, as determined appropriate by 12 the Commissioner, and from the Federal Hospital 13 Insurance Trust Fund and the Federal Supple-14 mentary Medical Insurance Trust Fund, as deter-15 mined appropriate by the Secretary of Health and 16 Human Services, to the extent provided in advance 17 in appropriation Acts.
- 18 (b) Study by General Accounting Office of 19 Existing Disability-Related Employment Incen-20 tives.—
- 21 (1) STUDY.—As soon as practicable after the 22 date of the enactment of this Act, the Comptroller 23 General of the United States shall undertake a study 24 to assess existing tax credits and other disability-re-25 lated employment incentives under the Americans

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- with Disabilities Act of 1990 and other Federal laws. In such study, the Comptroller General shall specifically address the extent to which such credits and other incentives would encourage employers to hire and retain individuals with disabilities under the
- Ticket to Work and Self-Sufficiency Program.

 REPORT.—Not later than 3 years after the date of the enactment of this Act, the Comptroller
- and Means of the House of Representatives and the

General shall transmit to the Committee on Ways

- 11 Committee on Finance of the Senate a written re-
- port presenting the results of the Comptroller Gen-
- eral's study conducted pursuant to this subsection,
- 14 together with such recommendations for legislative
- or administrative changes as the Comptroller Gen-
- eral may determine to be appropriate.
- 17 (c) Study by General Accounting Office of
- 18 Existing Coordination of the DI and SSI Programs
- 19 AS THEY RELATE TO INDIVIDUALS ENTERING OR LEAV-
- 20 ING CONCURRENT ENTITLEMENT.—
- 21 (1) Study.—As soon as practicable after the
- date of the enactment of this Act, the Comptroller
- General of the United States shall undertake a study
- 24 to evaluate the coordination under current law of the
- disability insurance program under title II of the So-

1 cial Security Act and the supplemental security in-2 come program under title XVI of such Act, as such 3 programs relate to individuals entering or leaving concurrent entitlement under such programs. In 5 such study, the Comptroller General shall specifically 6 address the effectiveness of work incentives under 7 such programs with respect to such individuals and 8 the effectiveness of coverage of such individuals under titles XVIII and XIX of such Act. 9

(2) Report.—Not later than 18 months after the date of the enactment of this Act, the Comptroller General shall transmit to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate a written report presenting the results of the Comptroller General's study conducted pursuant to this subsection, together with such recommendations for legislative or administrative changes as the Comptroller General may determine to be appropriate.

TITLE III—TECHNICAL AMENDMENTS

- 22 SEC. 301. TECHNICAL AMENDMENTS RELATING TO DRUG
- 23 ADDICTS AND ALCOHOLICS.
- 24 (a) Clarification Relating to the Effective
- 25 Date of the Denial of Social Security Disability

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1	BENEFITS TO DRUG ADDICTS AND ALCOHOLICS.—Sec-
2	tion 105(a)(5) of the Contract with America Advancement
3	Act of 1996 (Public Law 104–121; 110 Stat. 853) is
4	amended—
5	(1) in subparagraph (A), by striking "by the
6	Commissioner of Social Security" and "by the Com-
7	missioner"; and
8	(2) by adding at the end the following:
9	"(D) For purposes of this paragraph, an
10	individual's claim, with respect to benefits
11	under title II of the Social Security Act based
12	on disability, which has been denied in whole
13	before the date of enactment of this Act, may
14	not be considered to be finally adjudicated be-
15	fore such date if, on or after such date—
16	"(i) there is pending a request for ei-
17	ther administrative or judicial review with
18	respect to such claim, or
19	"(ii) there is pending, with respect to
20	such claim, a readjudication by the Com-
21	missioner of Social Security pursuant to
22	relief in a class action or implementation
23	by the Commissioner of a court remand
24	order.

1 "(E) Notwithstanding the provisions of 2 this paragraph, with respect to any individual for whom the Commissioner of Social Security 3 4 does not perform the entitlement redetermina-5 tion before the date prescribed in subparagraph 6 (C), the Commissioner shall perform such enti-7 tlement redetermination in lieu of a continuing 8 disability review whenever the Commissioner de-9 termines that the individual's entitlement is 10 subject to redetermination based on the preced-11 ing provisions of this paragraph, and the provi-12 sions of section 223(f) of the Social Security 13 Act shall not apply to such redetermination.". 14 (b) Correction to Effective Date of Provi-15 SIONS Concerning Representative Payees 16 Treatment Referrals of Social Security Bene-FICIARIES WHO ARE DRUG ADDICTS AND ALCOHOLICS.— 18 Section 105(a)(5)(B) of the Contract with America Advancement Act of 1996 (42 U.S.C. 405 note) is amended 19 20 to read as follows: 21 The amendments made by para-22 graphs (2) and (3) shall take effect on July 1, 23 1996, with respect to any individual—

1	"(i) whose claim for benefits is finally
2	adjudicated on or after the date of enact-
3	ment of this Act; or
4	"(ii) whose entitlement to benefits is
5	based on an entitlement redetermination
6	made pursuant to subparagraph (C).".
7	(c) Effective Dates.—The amendments made by
8	this section shall take effect as if included in the enact-
9	ment of section 105 of the Contract with America Ad-
10	vancement Act of 1996 (Public Law 104–121; 110 Stat.
11	852 et seq.).
12	SEC. 302. TREATMENT OF PRISONERS.
13	(a) Implementation of Prohibition Against
14	PAYMENT OF TITLE II BENEFITS TO PRISONERS.—
15	(1) In general.—Section 202(x)(3) of the So-
16	cial Security Act $(42$ U.S.C. $402(x)(3)$ is
17	amended—
18	(A) by inserting "(A)" after "(3)"; and
19	(B) by adding at the end the following:
20	"(B)(i) The Commissioner shall enter into an agree-
21	ment under this subparagraph with any interested State
22	or local institution comprising a jail, prison, penal institu-
23	tion, or correctional facility, or comprising any other insti-
24	tution a purpose of which is to confine individuals as de-
25	scribed in paragraph (1)(A)(ii). Under such agreement—

"(I) the institution shall provide to the Commissioner, on a monthly basis and in a manner specified by the Commissioner, the names, Social Security account numbers, dates of birth, confinement commencement dates, and, to the extent available to the institution, such other identifying information concerning the individuals confined in the institution as the Commissioner may require for the purpose of carrying out paragraph (1); and

"(II) the Commissioner shall pay to the institution, with respect to information described in subclause (I) concerning each individual who is confined
therein as described in paragraph (1)(A), who receives a benefit under this title for the month preceding the first month of such confinement, and
whose benefit under this title is determined by the
Commissioner to be not payable by reason of confinement based on the information provided by the
institution, \$400 (subject to reduction under clause
(ii)) if the institution furnishes the information to
the Commissioner within 30 days after the date such
individual's confinement in such institution begins,
or \$200 (subject to reduction under clause (ii)) if
the institution furnishes the information after 30

- days after such date but within 90 days after such
- date.
- 3 "(ii) The dollar amounts specified in clause (i)(II)
- 4 shall be reduced by 50 percent if the Commissioner is also
- 5 required to make a payment to the institution with respect
- 6 to the same individual under an agreement entered into
- 7 under section 1611(e)(1)(I).
- 8 "(iii) The provisions of section 552a of title 5, United
- 9 States Code, shall not apply to any agreement entered into
- 10 under clause (i) or to information exchanged pursuant to
- 11 such agreement.
- 12 "(iv) There is authorized to be transferred from the
- 13 Federal Old-Age and Survivors Insurance Trust Fund and
- 14 the Federal Disability Insurance Trust Fund, as appro-
- 15 priate, such sums as may be necessary to enable the Com-
- 16 missioner to make payments to institutions required by
- 17 clause (i)(II).
- 18 "(v) The Commissioner is authorized to provide, on
- 19 a reimbursable basis, information obtained pursuant to
- 20 agreements entered into under clause (i) to any agency
- 21 administering a Federal or federally assisted cash, food,
- 22 or medical assistance program for eligibility purposes.".
- 23 (2) Effective date.—The amendments made
- by this subsection shall apply to individuals whose
- 25 period of confinement in an institution commences

1	on or after the first day of the fourth month begin-
2	ning after the month in which this Act is enacted
3	(b) Elimination of Title II Requirement That
4	CONFINEMENT STEM FROM CRIME PUNISHABLE BY IM-
5	PRISONMENT FOR MORE THAN 1 YEAR.—
6	(1) In general.—Section 202(x)(1)(A) of the
7	Social Security Act (42 U.S.C. 402(x)(1)(A)) is
8	amended—
9	(A) in the matter preceding clause (i), by
10	striking "during" and inserting "throughout";
11	(B) in clause (i), by striking "an offense
12	punishable by imprisonment for more than 1
13	year (regardless of the actual sentence im-
14	posed)" and inserting "a criminal offense"; and
15	(C) in clause (ii)(I), by striking "an of-
16	fense punishable by imprisonment for more
17	than 1 year" and inserting "a criminal of-
18	fense".
19	(2) Effective date.—The amendments made
20	by this subsection shall apply to individuals whose
21	period of confinement in an institution commences
22	on or after the first day of the fourth month begin-
23	ning after the month in which this Act is enacted
24	(c) Conforming Title XVI Amendments.—

1	(1) FIFTY PERCENT REDUCTION IN TITLE XVI
2	PAYMENT IN CASE INVOLVING COMPARABLE TITLE II
3	PAYMENT.—Section 1611(e)(1)(I) of the Social Se-
4	curity Act (42 U.S.C. 1382(e)(1)(I)) is amended—
5	(A) in clause (i)(II), by inserting "(subject
6	to reduction under clause (ii))" after "\$400"
7	and after "\$200";
8	(B) by redesignating clauses (ii) and (iii)
9	as clauses (iii) and (iv), respectively; and
10	(C) by inserting after clause (i) the follow-
11	ing:
12	"(ii) The dollar amounts specified in clause (i)(II) $^{\circ}$
13	shall be reduced by 50 percent if the Commissioner is also
14	required to make a payment to the institution with respect
15	to the same individual under an agreement entered into
16	under section $202(x)(3)(B)$.".
17	(2) Expansion of categories of institu-
18	TIONS ELIGIBLE TO ENTER INTO AGREEMENTS WITH
19	The commissioner.—Section $1611(e)(1)(I)(i)$ of
20	the Social Security Act (42 U.S.C. $1382(e)(1)(I)(i)$)
21	is amended in the matter preceding subclause (I) by
22	striking "institution" and all that follows through
23	"section $202(x)(1)(A)$," and inserting "institution
24	comprising a jail, prison, penal institution, or correc-
25	tional facility, or with any other interested State or

1	local institution a purpose of which is to confine in-
2	dividuals as described in section 202(x)(1)(A)(ii),".
3	(3) Effective date.—The amendments made
4	by this subsection shall take effect as if included in
5	the enactment of section 203(a) of the Personal Re-
6	sponsibility and Work Opportunity Reconciliation
7	Act of 1996 (Public Law 104–193; 110 Stat. 2186).
8	The reference to section $202(x)(1)(A)(ii)$ of the So-
9	cial Security Act in section $1611(e)(1)(I)(i)$ of the
10	Social Security Act as amended by paragraph (2)
11	shall be deemed a reference to such section
12	202(x)(1)(A)(ii) as amended by subsection (b)(1)(C).
13	(d) Continued Denial of Benefits to Sex Of-
14	FENDERS REMAINING CONFINED TO PUBLIC INSTITU-
15	TIONS UPON COMPLETION OF PRISON TERM.—
16	(1) In general.—Section 202(x)(1)(A) of the
17	Social Security Act (42 U.S.C. 402(x)(1)(A)) is
18	amended—
19	(A) in clause (i), by striking "or" at the
20	end;
21	(B) in clause (ii)(IV), by striking the pe-
22	riod and inserting ", or"; and
23	(C) by adding at the end the following:
24	"(iii) immediately upon completion of confine-
25	ment as described in clause (i) pursuant to convic-

- 1 tion of a criminal offense an element of which is sex-
- 2 ual activity, is confined by court order in an institu-
- 3 tion at public expense pursuant to a finding that the
- 4 individual is a sexually dangerous person or a sexual
- 5 predator or a similar finding.".
- 6 (2) Conforming amendment.—Section
- 7 202(x)(1)(B)(ii) of the Social Security Act (42)
- 8 U.S.C. 402(x)(1)(B)(ii) is amended by striking
- 9 "clause (ii)" and inserting "clauses (ii) and (iii)".
- 10 (3) Effective date.—The amendments made
- by this subsection shall apply with respect to bene-
- fits for months ending after the date of enactment
- of this Act.
- 14 SEC 303. REVOCATION BY MEMBERS OF THE CLERGY OF
- 15 EXEMPTION FROM SOCIAL SECURITY COV-
- 16 ERAGE.
- 17 (a) In General.—Notwithstanding section
- 18 1402(e)(4) of the Internal Revenue Code of 1986, any ex-
- 19 emption which has been received under section 1402(e)(1)
- 20 of such Code by a duly ordained, commissioned, or li-
- 21 censed minister of a church, a member of a religious order,
- 22 or a Christian Science practitioner, and which is effective
- 23 for the taxable year in which this Act is enacted, may be
- 24 revoked by filing an application therefore (in such form
- 25 and manner, and with such official, as may be prescribed

- in regulations made under chapter 2 of such Code), if such 2 application is filed no later than the due date of the Fed-3 eral income tax return (including any extension thereof) 4 for the applicant's second taxable year beginning after December 31, 1999. Any such revocation shall be effective (for purposes of chapter 2 of the Internal Revenue Code 6 of 1986 and title II of the Social Security Act), as specified in the application, either with respect to the appli-8 cant's first taxable year beginning after December 31, 10 1999, or with respect to the applicant's second taxable year beginning after such date, and for all succeeding taxable years; and the applicant for any such revocation may 12 not thereafter again file application for an exemption under such section 1402(e)(1). If the application is filed 14 15 after the due date of the applicant's Federal income tax return for a taxable year and is effective with respect to 16 17 that taxable year, it shall include or be accompanied by payment in full of an amount equal to the total of the 18 taxes that would have been imposed by section 1401 of 19
- 22 would have constituted net earnings from self-employment

the Internal Revenue Code of 1986 with respect to all of

the applicant's income derived in that taxable year which

- 23 for purposes of chapter 2 of such Code (notwithstanding
- 24 paragraph (4) or (5) of section 1402(c) of such Code) ex-

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- 1 cept for the exemption under section 1402(e)(1) of such
- 2 Code.
- 3 (b) Effective Date.—Subsection (a) shall apply
- 4 with respect to service performed (to the extent specified
- 5 in such subsection) in taxable years beginning after De-
- 6 cember 31, 1999, and with respect to monthly insurance
- 7 benefits payable under title II of the Social Security Act
- 8 on the basis of the wages and self-employment income of
- 9 any individual for months in or after the calendar year
- 10 in which such individual's application for revocation (as
- 11 described in such subsection) is effective (and lump-sum
- 12 death payments payable under such title on the basis of
- 13 such wages and self-employment income in the case of
- 14 deaths occurring in or after such calendar year).
- 15 SEC. 304. ADDITIONAL TECHNICAL AMENDMENT RELATING
- 16 TO COOPERATIVE RESEARCH OR DEM-
- 17 ONSTRATION PROJECTS UNDER TITLES II
- 18 AND XVI.
- 19 (a) IN GENERAL.—Section 1110(a)(3) of the Social
- 20 Security Act (42 U.S.C. 1310(a)(3)) is amended by strik-
- 21 ing "title XVI" and inserting "title II or XVI".
- 22 (b) Effective Date.—The amendment made by
- 23 subsection (a) shall take effect as if included in the enact-
- 24 ment of the Social Security Independence and Program

- 1 Improvements Act of 1994 (Public Law 103–296; 108
- 2 Stat. 1464).
- 3 SEC. 305. AUTHORIZATION FOR STATE TO PERMIT ANNUAL
- 4 WAGE REPORTS.
- 5 (a) IN GENERAL.—Section 1137(a)(3) of the Social
- 6 Security Act (42 U.S.C. 1320b-7(a)(3)) is amended by
- 7 inserting before the semicolon the following: ", and except
- 8 that in the case of wage reports with respect to domestic
- 9 service employment, a State may permit employers (as so
- 10 defined) that make returns with respect to such employ-
- 11 ment on a calendar year basis pursuant to section 3510
- 12 of the Internal Revenue Code of 1986 to make such re-
- 13 ports on an annual basis".
- 14 (b) Technical Amendments.—Section 1137(a)(3)
- 15 of the Social Security Act (42 U.S.C. 1320b-7(a)(3)) is
- 16 amended—
- 17 (1) by striking "(as defined in section
- 18 453A(a)(2)(B)(iii); and
- 19 (2) by inserting "(as defined in section
- 453A(a)(2)(B))" after "employers".
- 21 (c) Effective Date.—The amendments made by
- 22 this section shall apply to wage reports required to be sub-
- 23 mitted on and after the date of enactment of this Act.

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